IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application No.

10/786,224

Confirmation No. : 2832

First Named Inventor Filed

: Burkhard KUHLS: February 26, 2004

TC/A.U.

: 2136

Examiner

: JOHNSON, CARLTON

Docket No.

: 080437.53236US

Customer No.

: 23911

Title

: Method for Providing Software to Be Used by a Control

Unit of a Vehicle

REPLY AFTER FINAL

Mail Stop AF

Commissioner for Patents P.O. Box 1450

Alexandria, VA 22313-1450

Sir:

In response to the final Office Action dated November 28, 2007, reconsideration and allowance of the above-identified application are respectfully requested. Claims 1-20 remain pending.

Claims 1-20 are rejected under 35 U.S.C. § 103(a) as being obvious in view of the combination of U.S. Patent No. 5,957,985 to Wong et al. ("Wong") and U.S. Patent No. 6,463,535 to Drews ("Drews"). This ground of rejection is respectfully traversed.

Applicant's claim 1 recites a method that involves signing software against falsification using a secret key according to a public-key method and checking the signed software for integrity using a public key complementary to the secret key. The combination of Wong and Drews does not disclose or suggest this claimed method.

Amendment Dated: January 14, 2008

Reply to Office Action: November 28, 2007

Attorney Docket No. 080437.53236US

The Office Action recognizes that Wong does not even mention signing

software or checking the integrity of signed software, and instead relies upon

Drews for such a disclosure. For the reasons set forth below, it is respectfully

submitted that Drews does not remedy the deficiencies of Wong with respect to

Applicant's claim 1.

THE DISCLOSURE OF DREWS

Drews discloses a method of verifying the integrity of a boot image, and

whether the boot image is authorized to be executed by a local platform¹. A boot

image 140 and signed manifest 150 are downloaded from a central platform 110

to the local platform 1202. Integrity of the boot image is verified by calculating a

hash value of the downloaded boot image and comparing this calculated hash

value with a secure hash value contained in the signed manifest3.

The secure hash value contained in the signed manifest is generated by

loading portions of the boot image into a one-way hash function that produces

the hash value⁴. A number of hash values of the signed manifest are appended

end-to-end to produce a hash set, and this hash set is digitally signed⁵.

¹ Abstract and column 4, lines 4-12.

² Column 3. lines 18-24.

³ Column 5, lines 55-58.

⁴ Column 4, lines 38-42.

⁵ Column 4, lines 45-50.

Page 2 of 8

Amendment Dated: January 14, 2008

Reply to Office Action: November 28, 2007

Attorney Docket No. 080437.53236US

Calculation of the hash value of the download boot image is accomplished

by applying the hash function used to produce the secure hash value to the boot

image⁶. Drews does not, however, disclose or suggest that the downloaded boot

image is:

signed against falsification;

signed using a secret key; or

• checked for integrity using a public key complimentary to the secret

key.

THE OFFICE ACTION'S CITATIONS TO DREWS

The final Office Action includes a number of citations to Drews for the

disclosure of the aforementioned elements of Applicant's claim 1. As will be

described below in detail, however, there is nothing in these sections disclosing

the aforementioned claim elements.

Column 4, lines 31-38 and 48-54

The Office Action cites these portions of Drews as disclosing "sign

software; utilizing private key, PKI technique."7 Column 4, lines 31-38 is

reproduced below8:

⁶ Claim 5.

⁷ Page 2, paragraph 3.1 and page 6.

⁸ Emphasis added.

Page 3 of 8

Serial No. 10/786,224 Amendment Dated: January 14, 2008 Reply to Office Action: November 28, 2007 Attorney Docket No. 080437.53236US

Referring to FIG. 3, an illustrative block diagram of signed manifest 150 corresponding to boot image 140 is shown. Signed manifest 150 includes (i) a secure hash value 300 for each sub-image of the boot image, (ii) a manifest digital signature 310, and (iii) a certificate chain 320 providing the identify of the signatory of signed manifest 150 and those entities which have bestowed signing authority to the signatory. In this particular, embodiment, each secure

As can be clearly seen by reviewing the cited portion of Drews reproduced above, this portion discusses *signed manifest 150* and *not the boot image*. Accordingly, there is nothing in this section disclosing or suggesting signing the boot image.

Column 4, lines 48-54 is reproduced below⁹:

number, M≥1) to provide a hash set 330. Thereafter, hash set 330 is digitally signed with a private key (PRKS) of the source authorized to provide the boot image. Herein, the functions used for digitally signing information include Rivest Shamir Adleman (RSA) by RSA Data Security, Inc. of Redwood City, Calif. and the Digital Signature Algorithm (DSA) proposed by the National Institute of Standards. Both

This section of Drews describes digitally signing hash set 330, which is part of the signed manifest, and not part of the boot image. Accordingly, there is nothing in this section of Drews disclosing or suggesting digitally signing the boot image.

⁹ Emphasis added.

Serial No. 10/786,224 Amendment Dated: January 14, 2008 Reply to Office Action: November 28, 2007 Attorney Docket No. 080437.53236US

Column 4, lines 1-6, lines 9-14 and Column 4, lines 23-26

The Office Action cites these portions of Drews as disclosing "verify (check) signature with public key (complimentary to private (secret) key), validity check."¹⁰

Column 4, lines 1-6 is reproduced below:

In this embodiment, as further shown in detail in FIG. 5A and 5B, verification function 270 includes software, executed by the local platform during pre-boot, in order to perform an integrity check procedure. The integrity check procedure verifies that a boot image has not been modified since the signed manifest was created. Thus, modifications

This section of Drews describes that an integrity check is performed to verify that the boot image has not been modified. There is nothing, however, in this section disclosing or suggesting that the boot image *is signed*.

Column 4, lines 9-14 is reproduced below¹¹:

the local platform. As an optional feature, the verification function 270 further performs an *authorization check procedure* to determine whether the boot image has been provided by an acceptable source. The *authorization check procedure* is performed when authorization check enable flag 290 is enabled.

This section of Drews describes an authorization procedure to check that the boot image is provided by an acceptable source, a completely different

¹⁰ Page 2, paragraph 3.1.

Amendment Dated: January 14, 2008

Reply to Office Action: November 28, 2007

Attorney Docket No. 080437.53236US

procedure from the verification of integrity procedure described above.

Nevertheless, there is nothing in this section disclosing or suggesting that the

authorization procedure involves a signed boot image.

Column 4, lines 23-26 is reproduced below¹²:

the boot image. Confirmation on whether or not the source is

authorized to provide the image is determined through analysis of the signed manifest using the public key provided by authorization

certificate 280. It is contemplated that

This section of Drews describes the authorization procedure, and not the

verification of integrity procedure. Furthermore, this section only describes that

the manifest is signed, but does not disclose or suggest that the boot image is

signed.

Having shown that each portion of Drews cited by the Office Action does

not support the position that Drews discloses or suggests the use of signed

software, it is respectfully submitted that Applicant has established that Drews

does not disclose or suggest the use of signed software. Because the rejection of

Applicant's claim 1 relies upon Drews for the disclosure of signed software, it is

respectfully submitted that the combination of Wong and Drews does not render

Applicant's claim 1 obvious.

 11 Emphasis added.

12 Emphasis added.

Page 6 of 8

Amendment Dated: January 14, 2008

Reply to Office Action: November 28, 2007

Attorney Docket No. 080437.53236US

Dependent claims 2-6 and 8-18 are patentably distinguishable over the

combination of Wong and Drews at least by virtue of their dependency from

claim 1.

Independent claims 7 and 19 recite methods involving signed software,

and are patentably distinguishable over the combination of Wong and Drews for

similar reasons to those discussed above with regard to claim 1. Claim 20 is

patentably distinguishable over the combination of Wong and Drews at least by

virtue of its dependency from claim 19.

Moreover, as discussed in Applicant's previous Reply, the combination of

Wong and Drews does not disclose or suggest the specific certificates recited in

claim 7. The final Office Action provides a definition of a certificate and appears

to rely upon the certificate chain 320 of the signed manifest 150 as disclosing

these specific certificates¹³.

Drews does not, however, disclose or suggest that the certificates in the

certificate chain 320 include the claimed clearing code site signature certificate

and a software signature certificate. A generic disclosure of certificates does not

satisfy the evidentiary burden necessary to establish obviousness of the specific

certificates recited in Applicant's claims. Accordingly, the combination of Wong

and Drews does not render claim 7 obvious for this additional reason.

13 It is noted that the definition of a certificate provided in the Office Action does not appear to be

consistent with the definition provided in column 2, lines 59-66 of Drews.

Page 7 of 8

Serial No. 10/786,224 Amendment Dated: January 14, 2008 Reply to Office Action: November 28, 2007 Attorney Docket No. 080437.53236US

For at least those reasons stated above, it is respectfully requested that the rejection of claims 1-20 as being obvious in view of the combination of Wong and Drews be withdrawn.

If there are any questions regarding this response or the application in general, a telephone call to the undersigned would be appreciated since this should expedite the prosecution of the application for all concerned.

If necessary to effect a timely response, this paper should be considered as a petition for an Extension of Time sufficient to effect a timely response, and please charge any deficiency in fees or credit any overpayments to Deposit Account No. 05-1323 (Docket # 080437.53236US).

January 14, 2008

Respectfully submitted,

Stephen W. Palan

Registration No. 43,420

CROWELL & MORING, LLP Intellectual Property Group P.O. Box 14300 Washington, DC 20044-4300 Telephone No.: (202) 624-2500 Facsimile No.: (202) 628-8844 SWP:crr 4807115